CRIMINAL COURTROOM MINUTE SHEET GRAND JURY ARRAIGNMENT

TIME IN COURT: 15 mins COURTROOM:101

MAGISTRATE JUDGE AMANDA MAXFIELD GREEN

DATE: Jan 10, 2022

COURTROOM DEPUTY RYAN BEAM

CASE: CR-21-139-SLP

UNITED STATES OF AMERICA vs. Brandon Oneal Gwynn	
Defendant States true and correct name as: Same	AGE: 37
Government Cnsl: Travis Leverett	Defendant Cnsl: Julia Summers
U.S. Probation Officer: Jon Sheth	Public Defender
Defendant Appears, custody of U.S. Marshal with Counsel	Interpreter:
\bigcirc Defendant advised of his / her right of consular notification, $\underline{N/A}$	
Court inquires of Government regarding notification of victim(s) under Justice for All Act.	
Dft informed that he / she is not required to make a statement and t	hat any statement made by him / her may be used against him / her.
☑ Dft advised of his / her right to an attorney.	Dft fully advised of the substance of the count(s).
☐ Dft provided copy of Indictment	☑ Dft waives reading of the Indictment by the Court.
☐ Dft enters plea of Not Guilty	
Case set on jury docket beginning the week of March 8, 2022 at 9:00am before U.S. District Judge Scott Palk	
Government recommends defendant be released on	
Government recommends defendant be detained based on Risk of Flight and Danger to the Community	
Government	
Upon motion of the Government and request for continual	nce by
Detention Hearing is set for	
Defendant waives/reserves right to detention hearing. Waiver/Reservation of detention hearing and consent to Order of Detention pending further proceeding entered. Order of Detention entered.	
Defendant requests the detention hearing be postponed at this time reserving the right to request a hearing at a later date should defendant's circumstances change.	
The Court Orders:	
FRCrP5(f) REMINDER: As required by Rule 5(f), the Court reminds the United States of it disclosure obligation under <i>Brady v</i> . Maryland, 373 U.S. 83 (1963), and its progeny. Possible consequences for a violation of this obligation may include, but are not limited to, exclusion of evidence at trial, a finding of contempt, granting a continuance, or dismissal of the charges with prejudice	
Defendant temporarily detained pending Detention hearing. Writte	en Order entered. Defendant remanded to custody of U.S. Marshal.
Defendant detained per Detention Order previously entered. Defendant	dant remanded to custody of U.S. Marshal.
Defendant released on previously posted bond with conditions per	Release Order.
Unsecured Bond set at	with conditions per Release Order.
	with conditions per Release Order as the Court finds that the ured appearance bond would not reasonably assure his / her appearance
Defendant remanded to the custody of U.S. Marshal pending execu	tion of bond.
Defendant remanded to the custody of U.S. Marshal.	